

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF RHODE ISLAND**

IN RE: DAVID W. WAGNER

BK No. 18-10071

ERIC HASSMAN

VS.

AP No. 18-01041

DAVID W. WAGNER

MOTION TO WITHDRAW AS COUNSEL

NOW COMES, Vincent A. Indeglia, Esq., (hereinafter “Counsel”), previously entered as counsel for David W. Wagner (hereinafter the “Wagner”), and hereby requests an Order from this Honorable Court granting Counsel’s leave to withdraw as Counsel for Wagner in the above-referenced matter. As grounds for this Motion, Counsel asserts that the client has failed to meet his financial obligations.

Defendant,
David W. Wagner
By His Attorney

/s/ Vincent A. Indeglia, Esq.
Vincent A. Indeglia, Esq. (#4140)
INDEGLIA & ASSOCIATES
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CERTIFICATE OF SERVICE

I hereby certify that on March 22, 2019, I electronically filed the within Motion to Withdraw with the Clerk of the Bankruptcy Court for the District of Rhode Island using the CM/ECF System. The following participants have received notice electronically:

- Charles A. Pisaturo Charlie@pisaturolaw.com, Jenn@pisaturolaw.necoxmail.com

and I hereby certify that I have mailed by United States Postal Service, postage pre-paid, return receipt requested, the document electronically filed with the court to the following non CM/ECF participants:

David W. Wagner
55 Downing Street
East Greenwich, RI 02818

/s/ Jennifer Puchala